



Judge Juan B. Colás
Dane County Circuit Court, Branch 10
215 South Hamilton Street, Room 7103
Madison, WI 53703-3291

Telephone: (608) 266-4460

Facsimile: (608) 266-4079

Amy Wagner, Clerk
Don Knott, Judicial Assistant

Debby Manke
Court Reporter

September 24, 2012

Bill Lueders, Reporter re: 11 CV 3774
WI Center for Investigative Journalism

via FACSIMILE 262-1361

Dear Mr. Lueders,

Thank you for your request earlier today for letters, emails, and records of phone calls our office has received in the wake of Judge Colás' decision in this matter.

Attached to this cover letter, please find copies of the letters and emails we have received. At this time, we are engaged in an ongoing effort to find the best method to give you access to telephone messages. We will inform you once we have decided that issue.

Please note: the Court considers all of these communications to be *ex parte*; in other words, they have not been sent to the other parties involved in this case. As such, to preserve his impartiality, the Judge has not viewed or listened to them.

If you have questions or concerns regarding these matters, please don't hesitate to contact us.

Sincerely,

Don Knott

From: <jqpublius@vfemail.net>
To: <Dane.Branch10@wicourts.gov>
Date: 9/20/2012 8:47 AM
Subject: Juan Colas' Kangaroo Court

To: The Dishonorable Juan Colas <Dane.Branch10@wicourts.gov>
From: Juan Q. Publius
Subject: Juan Colas' Kangaroo Court

Mr, Colas;

Since you have removed any pretense of impartiality; I feel compelled to write you and express my outrage over your recent capricious decision in the case of Madison Teachers Inc. vs Scott Walker. You are no more than a cheap political hack for the Marxist Democratic Party.

Let me devolve into your past. You served as legal council for former Governor Tony Earl of the State of Wisconsin. Wasn't he a Marxist Democrat? You received your appointment to the bench by former Governor James Doyle. Wasn't he a Marxist Democrat as well? I think you are partial.

Here is something disturbing: You are a member of the Wisconsin Hispanic Lawyers Association. Isn't that kind of racist? Tell me, is there a Wisconsin White Lawyers Association and if not, why not? Is the membership of your exclusive club open to members of other ethnic groups or is it just for Hispanics only? Leave it to the Marxist Democrats to practice identity politics based upon race and gender. Personally, I think you are incapable of reaching an impartial decision on anything.

So, what we have here: is some damned liberal activist kangaroo jurist that substitutes his own petty biases and opinions, for the rule of law. What right does a single judge, representing a single county, have to impose his preferences on the citizens of an entire state? If one group of citizens don't like a particular law, they have an obligation to change it through the legislative process. That requires a little more work, than judge shopping for a sympathetic shrill of the Democratic Party.

The danger that thugs such as yourself pose; is that you undermine the public's confidence in our political system. That results in anarchy. Perhaps you should move to a Banana Republic, such as Columbia. That is the kind of crap that goes on there.

The citizens of the United States are sick of having the deck stacked against them. We are sick of being cheated out of our birth right by men of low character. It is our government, not yours. You are our servant, not our master.

With Utter Contempt;

J.Q. Publius

This message sent via VFemail.net
<http://www.vfemail.net>
\$14.95 ONETIME Lifetime accounts with Privacy Features!
15GB disk! No bandwidth quotas!
Commercial and Bulk Mail Options!

From: "Jeff Purnell" <jeff.purnell@mindspring.com>
To: <Dane.Branch10@wicourts.gov>
Date: 9/15/2012 9:07 AM
Subject: thank you

Your Honor,
I've never appeared in front of you. And, since I had so much "fun" at
Madison during undergrad, I had to go to Marquette for Law School.

But I just wanted to send you a note regarding your recent decision. Thank
you for inserting some intelligent insight into the debate.

Jeff Purnell
Milwaukee
Madison East High School Class of 1978.

Purnell Law Office
P.O. Box 510231
Milwaukee, WI 53203
Ph: 414.704.0019
Fax: 414.755.7505

www.jeffpurnell.com

Juan Colas - Decision against the peoples vote---seriously?

From: Jim Parker <jparker@Park100Foods.com>
To: "juan.colas@wicourts.gov" <juan.colas@wicourts.gov>
Date: 9/17/2012 2:58 PM
Subject: Decision against the peoples vote---seriously?



RULING AGAINST UNION LAW.

1 message

majestic777@cs.com <majestic777@cs.com>

Mon, Sep 17, 2012 at 3:09 PM

JUDGE..

DISGUSTING, DESPICABLE, REPREHENSIBLE IS YOUR RULING.

YOU WERE NOT PUT IN YOUR POSITION TO LEGISLATE FROM THE BENCH !

WHAT A BLACK EYE YOU ARE FOR THE STATE OF WISCONSIN!

RESIGN PLEASE.

WOODY

September 17, 2012

Honorable J. Colas
5th Judicial District
Courthouse BR 10 Room 7103
215 South Hamilton Street
Madison, WI 53703

SEP 19 2012

Judge Colas,


This letter is in regards to your decision put forth late Friday afternoon September 14th 2012 on Act 10. It is impossible for me and many other Wisconsin citizens to comprehend your decision. The justifications for your decision are ridiculous. Obviously you think you are much wiser than our Governor, our Legislators, and the Wisconsin voters. Obviously you have not been able to separate your own liberal views from what is not only best for the state but legal.

Unions are powerful and they obviously have a great deal of power over you. Dane County is a known liberal hotbed. Union control is out of control. You have chosen to side with the unions against the will of the majority of this state. You have chosen to blind yourself to the good that has occurred as a result of Act 10. You have chosen, by inserting your own personal liberal views, to totally undermine the good of Act 10. You do all this under the disguise of what we are to buy as a good and just decision.

I no longer have respect for unions because they have exceeded their usefulness. Unions are good at inciting riots and unrest as we have seen at the Capitol everyday. Unions are Bullies.

I believe state union members should pay just as much as private sector for their pensions and healthcare and not rely on voters to pick up the tab. I believe in a balanced budget something that was not done by the previous governor and the one who appointed you as judge. Because of Act 10 all school districts who did not fall for the union bullying and sign contracts ahead of Act 10 have done well. School Superintendents have worked with their School Boards and balanced budgets without increasing class size. Poor teachers can no longer hide behind union contracts.

You, Judge Colas, by your biased liberal decision have chosen to totally disrupt business in the State of Wisconsin. You have created unrest, uncertainty, and a whole lot of anger in this state by your "I know more than everybody" attitude. Judges must be objective when they make decisions and you obviously are not.


Marilyn R. Grainger
2908 Fairfield Way
Waukesha, WI 53188
2625495509

Amy Wagner - Judge's Ruling

From: Ronald Bordenaro <willowplace762@att.net>
To: <keny.widish@wicourts.gov>
Date: 9/19/2012 1:24 PM
Subject: Judge's Ruling

Dear Judge Colas,

Thank you so very much for your ruling regarding unions!

While there is no question that unions sometimes demand and expect too much, in proportion to what corporate administrators do in the way of excessive salaries, stock gifts and other perks to CEOs, chairmen and board members, those worker expectations are a spit in the proverbial bucket.

To take away the right of workers to bargain is a scar on our democratic way of life and I pray that you will assemble all the support you can get to maintain your stance.

While I have chaffed at the cost of holding a conference in a large center because of union costs for jobs that could easily have been done by my committee members, I have a husband, daughter and son who have been union representatives in their various career settings. I know the many, many ridiculous and unreasonable issues their employers have tried to impose on their employees and have watched my family members lead attempts to minimize or eliminate those issues in order to retain reasonable and rightful salaries, conditions and insurance.

Time and again when my husband and I receive materials from the companies in which we hold stock, the stockholders request that there be limits to salaries, stock options and perks to CEOs, chairman and board members, and consistently the companies recommend a "no" vote on the stockholders proposal.

When I suggested to my son that a reduction in wages insurance benefits and overtime possibilities from his company was due to the recession, he repounded that his company had made more money that year than any time in its history, and, he added,

"We are the workers that made that money for them".

You are a hero to me and to many others. I ask that you maintain your position despite the pressure and attacks you will undoubtedly endure.

Thank you once again for supporting the middle class workers. It is they that provide the effort - sometimes at great cost - that maintain and supports the american way of life.

Gratefully,

Sue Bordenaro
762 E. 156th Place
South Holland, Illinois 60473

Dane Branch10 - Fw: Act 10

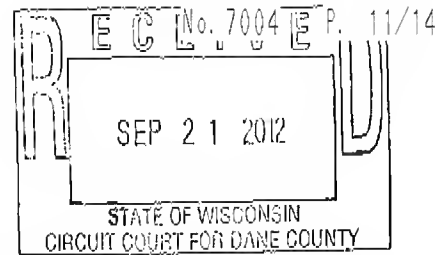
From: "Ed Konz" <ekonzo@firstrealtyservices.biz>
To: <dane.branch10@wicourts.gov>
Date: 9/19/2012 4:12 PM
Subject: Fw: Act 10

----- Original Message -----

From: Ed Konz
To: dane.branch10@wicourts.gov
Sent: Wednesday, September 19, 2012 2:42 PM
Subject: Act 10

Dear Judge Juan B. Colas, our judicial system as no place for an activist Judge. Our court system is there to uphold the law not make their own interpretation of what the law should be to benefit their own political status. This great State has spoken twice. Not sure who you think you are. I believe you should resign at once, you are a disgrace Sir to our Court system.

A concerned citizen



Judge Colas;

You said that ACT 10 was "unconstitutional." What phase or sentence made you think that?

Every judge says "unconstitutional" yet no judge says how they determined that.

I worked for a union company until the union got so big that the company moved to China. A lot of people didn't get to retire.

It's unfortunate that the police, firefighters or teachers can't be moved to China.

I hope your ruling holds!! Then when the state goes broke and they layoff firefighters, houses will burn to the ground. When they layoff police, people will be dying in the street. When they layoff teachers, there will be 60 to 80 students in the class room.

Your web site keeps saying that you are the "first Hispanic judge."

If Act 10 isn't kept you will be know as the "first Hispanic judge" to send the state of Wisconsin down the toilet.

Thanks for your "good" judgment. I know all the hard working people - that are left - feel the same way.

Susan Lang

ROGER J. LUCAS, Esq.
P.O. Box 8157
Reston, Virginia 20195

SEP 24 2012

September 15, 2012

Hon. Juan Bee Colas
Dane County Courthouse
Room 1000
215 S. Hamilton Street
Madison, WI 53703

RE: Wisconsin Collective Bargaining Law.

Dear Juan:

It is obvious that you cut class the day they taught law.

How the heck did you even get into law school?

Sincerely yours,

A handwritten signature in black ink, appearing to read 'RJL', with a stylized flourish extending from the end.

Roger J. Lucas

RJL/pbj

cc: Law School Admission Test Quality Control Division

You are a Dumb Ass!

... and a classic moron... and not fit to
sit on the bench. You are so biased
that you should not be allowed to referee
a little league baseball game, let alone
something of REAL legal consequence.
Government Employees Unions are not a good thing.
They hamstring the government's ability to
balance a budget, AND they have the ability
to disrupt basic government services.

Signed: A Twenty-year Government Employee.
Don't messing with the LAW, Mr. Appointee Judge.



in a statement that he believes the law is constitutional in all respects and should remain in effect while he appeals the judge's decision.

Walker's office also has vowed to appeal, while the public worker unions that vigorously opposed the law have hailed the decision as a victory.

As has been the case since Walker proposed the law shortly after taking office in 2011, the latest developments have been highly political.

The judge who overturned the law, Dane County Circuit Court Judge Juan Colias, was appointed to the bench by

Walker's predecessor, former Democratic Gov. Jim Doyle. Meanwhile, the governor's appeal is likely to end up before the conservative-dominated Wisconsin Supreme Court.

In a 27-page ruling, Colias said the law violates the state and federal constitutions. He wrote that sections "single out and erode the rights of those employees who choose union membership and representation solely because of that association and therefore infringe upon the rights of free speech and association guaranteed by both the Wisconsin and United States

Constitutions. Colias also said the law violates the equal protection clause by creating separate classes of workers who are treated differently and unequally.

The ruling throws into question changes that have been made in pay, benefits and other work conditions for city, county and school district workers. The law only allowed for collective bargaining on wage increases no greater than the rate of inflation, all other issues, including workplace safety, vacation and health benefits could no longer be bargained for.

Cooper

Only Please